## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Civil Action No. 05-3350 (MLC) **BROADCOM CORP.,** 

Plaintiff,

ORDER v.

**QUALCOMM INC.,** 

Defendants.

This matter comes before the Court upon Motion by Non-Party Texas Instruments Incorporated ("TI") to Quash a portion of the subpoena issued by Defendant Qualcomm Incorporated ("Defendant") on TI, [Docket Entry #71], returnable August 21, 2006; and the Court noting that TI filed an Amended Motion to Quash the subpoena issued by Defendant on TI, [Docket Entry #72], returnable September 5, 2006; and the Court finding, therefore, that TI's original Motion to Quash is moot as the Amended Motion supersedes it; and the Court having reviewed TI's submissions; and the Court having considered the matter pursuant to FED. R. CIV. P. 78; and good cause having been shown;

IT IS on this 10<sup>th</sup> day of August, 2006,

ORDERED that TI's Motion to Quash a portion of the subpoena issued by Defendant on TI, [Docket Entry #71], is **Dismissed as Moot**. (TI's Amended Motion to Quash, [Docket Entry #72], is still returnable September 5, 2006 and should **NOT** be dismissed).

/s/ John J. Hughes

JOHN J. HUGHES UNITED STATES MAGISTRATE JUDGE